### PATENT COOPERATION TREATY

#### **PCT**

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Artcle 36 and Rule 70)

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	FOR FURTHER ACTION  SeeNotificationofTransmittalofInternationalPreliminary  Examination Report (Form PCT/IPEA/416)
PCT/KR2003/002756	ntermetical City
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International Patent Classification (IPC) or	national classification and IPC
IPC7 B32B 9/00	당 당 된 찬 무시작 별 키 사
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Applicant	
SEO Yeun Kwon	· · · · · · · · · · · · · · · · · · ·
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1. This international prolimination	
and is transmitted to the applicant acco	nation report has been prepared by this International Preliminary Examining Authority ording to Article 36.
2. This REPORT consists of a second	ording to Article 36.
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amended and are the basis for the	by ANNEXES, i.e., sheets of the description, claims and/or drawings and it
70.16 and Section 607 of the Adr	by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been is report and/or sheets containing rectifications made before this Authority (see Rule ministrative Instructions under the PCT).
These annexes consist of a total of	the first under the PCT).
. This report contains indications relating	to the following items:
I Basis of the report	
II Priority	
III Non-establishment of opini	ion with regard to novelty, inventive step and industrial applicability
IV Lack of unity of invention	and industrial applicability
V Reasoned statement under	Article 35(2)
citations and explanations s	Article 35(2) with regard to novelty, inventive step or industrial applicability;
Certain documents cited	
VII Certain defects in the intern	ational application
VIII Certain observations on the	
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of submission of the demand	D. C.
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13 JULY 2004 (13.07.20	04)
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Korean Intellectual Property Office	Authorized officer
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920 Dunsan-dong, Seo-gu, Daejeon 30 Republic of Korea mile No. 82-42-472-7140	02-701, LEE, JONG KOOG

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International aplication No.

I. Basis of the report	PCT/KR2003/002756
1. With regard to the elements of the international application:*	
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the international application as originally filed	
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With regard to the language, all the elements marked above were available or furnish the international application was filed, unless otherwise indicated under this item.	
These elements were available or furnished to this Authority in the following langument the language of a translation furnished for the purposes of international search the language of publication of the international application (under Rule 48.3(b)) the language of the translation furnished for the purposes of international prel or 55.3).	(under Rule 23.1(b)). ). iminary examination(under Rules 55.2 and/
With regard to any nucleotide and/or amino acid sequence disclosed in the interpreliminary examination was carried out on the basis of the sequence listing:  contained in the international application in written form.	mational application, the international
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The statement that the information recorded in computer readable form is idea been furnished.	ntical to the written sequence listing has
The amendments have resulted in the cancellation of:	
the description, pages	
the description, pages the claims, Nos.	·
This report has been established as if (some of) the amendments had not been a go beyond the disclosure as filed, as indicated in the Supplemental Box(Rule 70.	-(o)).
acement sheets which have been furnished to the receiving Office in response to an in is opinion as "originally filed." and are not annexed to this report since they do no 70.17).	or contain amenaments (Rules 70.16
replacement sheet containing such amendments must be referred to under item I and	annexed to this renow
7/IPEA/409 (Box I)(July 1998)	

#### INTERNATIONAL PRELIMINARY EXAMINATION

International aplication No. PCT/KR2003/002756

V. Keasoned statement under Article 35(3)	
with regard	to novelty inventive stance to
<ul> <li>V. Reasoned statement under Article 35(2) with regard citations and explanations supporting such stateme</li> </ul>	- 13 moverty, inventive step or industrial annicabilities
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1	. Statement	•		
	Novelty (N)	Claims Claims	1 - 16 Y	ŒS.
	Inventive step (IS)	Claims		<b>10</b>
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	Industrial applicability (IA)	Claims	1 - 16	10
		Claims	N N	ES IO

2. Citations and explanations (Rule 70.7)

#### (1) Novelty & Inventive step

The present invention relates to a method of producing an automobile interior material or a construction sheet comprising the steps of: needle-punching a short fiber layer mixed with fibers made of polypropylene, polyethylene, and polyurethane on one or both surfaces of a foamed layer produced by foaming any one selected from the group consisting of polypropylene chips, polyethylene chips, polyurethane chips, etc.; forming a fiber layer selectively impregnated with natural fiber on said short fiber layer; and forming the resultant into a sheet by heat and pressure; and surface treatment.

Reference is made to the following document:

D1: US 5614285 (25 March 1997)

D1 relates to a method of forming fiber having a desirable pattern by deforming thermoplastic fiber therein, wherein a mat is made of natural fiber blended with thermoplastic fiber by means of a needle punching process, heated at a temperature of 200°C, and pressurized with covering material for said mat.

Though the present invention is similar to D1 in using natural fiber and thermoplastic fiber and molding by means of heat and pressure, the present invention is different from D1 in that the present invention retains a foamed layer and forms a short fiber layer consisting of polyethylene fiber and polypropylene fiber on one or both surfaces of said foamed layer. In addition, said foamed layer and short fiber layer cannot be regarded as an obvious figure to a person skilled in the art. Thus claims 1–16 of the present invention are novel and inventive.

#### (2) Industrial Applicability

Claims 1 to 16 appear to meet the request of PCT Article 33(4).